

1-3
18 January 1963

MEMORANDUM FOR: Deputy Director of Central Intelligence

SUBJECT: TDY Per Diem for Dependents

1. This memorandum contains a recommendation submitted for the approval of the Deputy Director of Central Intelligence. Such recommendation is contained in paragraph 4.

2. In a number of cases it is necessary or desirable, in ordering an employee to his permanent post of assignment abroad, to assign him to brief periods of temporary duty at one or more points en route to his PCS point and in some instances this necessitates travel by other than the most direct route. Similar needs arise upon transferring an employee from his permanent post of duty abroad to one in this country or to another one outside the United States. In these cases his dependents usually must accompany him. To require the employee to bear the expenses of his dependents during these periods of temporary duty appears an unreasonable burden. The problem is particularly apparent at this time because legislation enacted in September of 1961, implemented by a Foreign Service regulation in August of 1962, granted such authority in the case of Foreign Service travel. Thus, the contrast between entitlements available to Foreign Service personnel and those of this Agency presents some morale and perhaps cover problems. Specific legislation similar to that now available to the Foreign Service is included in the CIA bill now with the Bureau of the Budget which is intended for submission to Congress in the very near future.

3. To meet this problem, it is proposed to authorize the payment of per diem for dependents for the periods of the employee's temporary duty. It is believed this requires that the extraordinary authorities of the Director or Deputy Director under section 8(b) of the CIA Act of 1949, as amended, be invoked. These authorities have been used for somewhat similar purposes in the past, notably for medical benefits for dependents and for storing household effects of employees assigned to Alaska and Hawaii. Further, the legislation for the Foreign Service would indicate congressional approval of the policy the present action would adopt.

GROUP 1
Excluded from automatic
downgrading

4. Accordingly, it is recommended that you approve the policy proposed herein and the attached revision to Headquarters regulations.

/s/ L.K. White

L. K. White
Deputy Director
(Support)

Attachment

CONCURRENCES:

There would be no legal objection to a determination by the Director or Deputy Director as recommended above.

/s/ Lawrence R. Houston

18 Jan 63

Lawrence R. Houston
General Counsel

Date

[REDACTED]
FOR Richard Halm
Deputy Director
(Plans)

22 Jan 63

Date

/s/ John A. Bross

21 Jan 63

John A. Bross
Comptroller

Date

The recommendation contained in paragraph 4 is approved. Per my note below.

/s/ Marshall S. Carter

2 Feb 63

Marshall S. Carter
Lieutenant General, USA
Deputy Director

Date

DRAFTED:OGG:REL:edk
TYPED:SSA-DDS:vld (1-18-63)

Distribution:

Orig - SSA-DD/S

- 1 - DDOJ**
- 1 - FR**
- 1 - DDP**
- 1 - Comp**
- 2 - DDS**
- 2 - OGG**

While I approve the policy, I do not think we should advertise it. In order to avoid possible abuse, these cases should be handled individually. The authorization for TDY travel should be made in light of possible dependents involvement, and approvals made only by Deputy Director concerned. I do not want to establish a pro forma procedure for TDY junkets, en famille!